EXHIBIT 4

08-01789-cgm Doc 16183 Filed 06/15/17 Entered 06/15/17 16:44:31 Main Document Pg 2 of 27

Picard v Merkin

Jeffrey Weingarten 7/15/2015

Page 1

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

----x

In Re:

BERNARD L. MADOFF INVESTMENT Adv.Pro.No. SECURITIES LLC,

08-01789(BRL)

Debtor.

-----x

IRVING H. PICARD, Trustee for the Liquidation of Bernard L. Madoff Investment Securities LLC,

Plaintiff,

Adv.Pro.No. 09-1182(BRL)

v.

J. EZRA MERKIN, GABRIEL CAPITAL, L.P., ARIEL FUND LTD., ASCOT PARTNERS, L.P., GABRIEL CAPITAL CORPORATION,

Defendants.

VIDEOTAPED DEPOSITION

OF JEFFREY M. WEINGARTEN

* * *

TRANSCRIPT of testimony as reported by NANCY C. BENDISH, Certified Court Reporter, RMR, CRR and Notary Public of the State of New York, at the offices of Baker Hostetler, 45 Rockefeller Plaza, New York, New York, on Wednesday, July 15, 2015, commencing at 10:10 a.m.

		Page 123
1	THE WITNESS: I'm sorry, sorry,	
2	sorry.	
3	Q. Did you review more transcripts	
4	than that are set forth on the documents	
5	considered list in the preparation of your	
6	report in this matter?	
7	A. Not that I remember, no.	
8	Q. Are you aware of the number of	
9	depositions that have been taken in this matter?	
10	A. No, I am not.	
11	Q. Other than the transcripts that	
12	are set forth on this list, were other	
13	transcripts made available to you?	
14	MR. STEINER: Objection to form.	
15	A. Was there a supplemental list?	
16	When was this list submitted with documents?	
17	Q. This was the list that was	
18	appended to your expert report dated March 19,	
19	2015.	
20	A. I don't remember if I read any	
21	transcripts subsequent to this. I think I read	
22	the transcript of the deposition of	
23	Mr. Pomerantz.	
24	Q. Okay. But that was subsequent to	
25	the issuance of this report; is that correct?	

- 1 Α. That's okay, I can manage.
- 2 Ο. Take a look at the bottom of page
- 3 3 of your report. It says, where it's the last
- full paragraph, it says, "It is also clear that 4
- the philosophy would forego potential higher 5
- profit opportunities in order to avoid risk of 6
- For example, being out of the market 7
- around highly volatile periods during which 8
- 9 options expire would be part of the philosophy."
- Did you do an analysis to 10
- determine if -- strike that. 11
- 12 Do you have an understanding of
- 13 when Mr. Madoff was out of the market?
- 14 Α. I have an understanding that there
- 15 were times when he was out of the markets, yes.
- 16 And do you have an understanding Q.
- 17 of what those times were?
- Well, they were generally at the 18
- end of -- I believe it was the end of quarters 19
- or the end of the year, for sure. 20
- And were those -- did you do any 21 Ο.
- analysis to determine if those were highly 22
- 23 volatile periods of time when he was out of the
- market? 24
- 25 Α. I didn't do an analysis

- 1 specifically, but having been a fund manager
- 2 myself for many years, I know that there are
- 3 certain times during the year, and very
- 4 definitely at the end of the year, when, for a
- 5 combination of reasons markets and individual
- 6 securities are unusually volatile.
- 7 Q. But you didn't do an analysis on
- 8 the transactions that were occurring in
- 9 Mr. Madoff -- in the Madoff fund BLMIS accounts,
- 10 did you?
- 11 A. No. It was sufficient for me to
- 12 understand that there were times when the
- 13 markets were volatile. And that I would
- 14 understand why someone would choose not to be in
- 15 markets at those particular times to avoid that
- 16 particular volatility.
- 17 O. Did you make a determination if
- 18 the market was particularly volatile at the end
- 19 of each quarter?
- 20 A. Again, my experience as a fund
- 21 manager is that there were times when markets,
- 22 and particularly individual stocks, were
- 23 particularly volatile at the end of each
- 24 quarter, largely because many funds would engage
- 25 in what was typically called window dressing.

Page 145 1 So fund managers across the world, and I would say possibly particularly hedge fund 2 managers, would want their portfolios to look 3 particularly good at the end of a quarter. 4 5 But you didn't verify if, in fact, Ο. in the Merkin fund BLMIS accounts that the 6 7 market was volatile at the end of each quarter, 8 did you? 9 Α. I did not determine on a quarter by quarter the volatility of the market. As I 10 11 said, I'm aware of having been in the markets at 12 those times over an almost 20-year period that 13 the markets typically were unusually, or had the 14 potential to be unusually volatile at the end of 15 any quarter, and certainly at the end of the 16 year. 17 When you say in that sentence, Ο. where you say, "being out of the market around 18 19 highly volatile periods during which options 20 expire --" 21 Α. Among other things. 2.2 "-- would be part of the Ο. 23 philosophy." Just let me -- I haven't asked you 24 a question yet. Just take a look at that. 25 Do you mean that during those

- 1 highly volatile periods that the options
- 2 contracts would also expire?
- 3 A. No. What I meant was, at the end
- 4 of the quarter markets had the potential to be
- 5 very volatile and at the end of options
- 6 expiration dates also the markets had the
- 7 potential to be particularly volatile.
- 8 Q. Did you make a determination if
- 9 the option -- strike that.
- 10 Did you make a determination in
- 11 the Merkin fund BLMIS accounts if the options
- 12 expired at the end of each quarter?
- MR. STEINER: Objection to form.
- 14 A. I did not go through each option
- 15 expiration -- each option to find out when it
- 16 expired, no.
- 17 O. Do you see the next line there,
- 18 you say, this is a strategy in which many market
- 19 practitioners adhere to? Do you see that there?
- 20 A. Show me the paragraph.
- 21 Q. Same paragraph, the following
- 22 sentence.
- 23 A. I'm sorry, I think I lost the
- 24 page.
- Q. It's the exact same sentence we

- 1 how Mr. Merkin was able to predict the market
- 2 movement?
- 3 A. I don't know how he was able to
- 4 predict the market movement, but it was pretty
- 5 clear to me that over the period, at least one
- 6 or two of the periods that I looked at, that he
- 7 was able to take advantage of a market movement
- 8 that was unusual and was not sustainable for the
- 9 entire year. And that's why I was able to make
- 10 the statement that had he been engaging in a
- 11 split-strike conversion strategy and implement
- 12 it at the beginning of the year and took it off
- 13 at the end of the year, his returns might not
- 14 have been as good as the returns he generated,
- or allegedly generated, because he was able to
- 16 take advantage of intra-year market movement
- 17 that enhanced his returns.
- 18 O. And did you find this to be true
- 19 for the handful of transactions that you looked
- 20 at?
- 21 A. Yes.
- 22 Q. And when you say you looked at
- 23 transactions, are you looking -- is it more than
- 24 ten transactions?
- 25 A. No. I actually only looked at a

- 1 few -- a couple of transactions that I remember.
- 2 I mean, I didn't go through many of them, but I
- 3 looked at a couple and was able to see exactly
- 4 how he was able to do -- how he was able to
- 5 generate returns. For example, how he was able
- 6 to generate positive returns in down markets.
- 7 Q. Okay. When you say a couple of
- 8 transactions, are you saying two or three
- 9 transactions?
- 10 A. Yes.
- 11 Q. And for what time period were
- 12 those transactions?
- 13 A. Again, it was a while ago, so I
- 14 don't remember exactly. I think one was in
- mid-2000s, 2004, something like that, and one
- 16 was in 2007. Those are the only two that I
- 17 remember off the top of my head.
- 18 O. So other than those two and
- 19 possibly a third, you didn't look at any other
- 20 transactions in the Merkin fund BLMIS accounts?
- 21 A. I don't remember looking at any
- 22 others but, again, I looked at those two and I
- 23 got a pretty good idea of how the timing of the
- 24 investments would generate significant benefits
- 25 over a buy/hold split-strike conversion

- 1 strategy. Because what I was trying to
- determine was how Madoff was able to generate 2
- 3 the returns that other people who looked at it
- were not able to replicate. 4
- 5 Did you, in the few transactions Ο.
- that you took a look at, did you actually test 6
- to determine if market timing was a factor in 7
- those transactions? 8
- 9 Α. I looked at what he bought things
- for, what he sold things for, subtracted the 10
- 11 difference and realized that he made money.
- 12 Q. And is that it? That's all you
- 13 did?
- 14 Α. Well, that was the starting point.
- 15 He made money in the period of time when the
- market was down. 16
- 17 I then looked at the underlying
- securities and tried to figure out how that 18
- could possibly have occurred. And I determined 19
- how that could possibly have occurred. 20
- And you determined it was due to 21 Ο.
- 2.2 market timing?
- 23 Α. I determined that he was able to
- take advantage of movements within the market 24
- that were not immediately obvious to a lot of 25

- Could you repeat that question. 1 Α.
- Did you confirm or do any analysis 2 Ο.
- to confirm that execution -- strike that. 3
- Did you do any analysis to confirm 4
- that the returns in the Merkin fund BLMIS 5
- accounts were the result of Madoff's 6
- 7 particularly good execution?
- 8 Α. I did not do any myself. As I
- 9 said, there were enough people who did that
- analysis or believed that execution was superior 10
- and that would have enhanced the returns. 11
- 12 Again, over what you might consider
- 13 straightforward split-strike conversion
- 14 strategy.
- 15 And who are you referring to when Ο.
- you say enough people did that analysis? 16
- 17 Well, for example, Mr. Pomerantz Α.
- was one of them. 18
- 19 And you reviewed Dr. Pomerantz's 0.
- report? Did you review Dr. Pomerantz's report 20
- in preparation of your rebuttal report? 21
- 2.2 Yes. And I read his transcript, I Α.
- 23 think I said, subsequent to my coming here --
- prior to my coming here, subsequent to my 24
- submitting the rebuttal. 25

- 1 certainly what he believed.
- 2 I could certainly imagine, for
- example, that in looking how the fund performed 3
- in, for example, down markets, how he could have 4
- timed things such that he could make money, he 5
- would have certainly seen that there were times 6
- when the market was down and Madoff did make 7
- money, but exactly how he confirmed in his own 8
- mind I'm not entirely sure. 9
- But as I said, I inferred from the 10
- 11 many comments that he made that he actually
- 12 believed that some combination of vast
- 13 experience in the market, access to order flow,
- perhaps a proprietary model, all contributed to 14
- 15 his ability to time the market such that he
- could earn returns above those which a 16
- 17 straightforward split-strike conversion strategy
- would have returned and, indeed when I looked at 18
- 19 some of the results I was able to confirm in my
- own mind how he was able to do that, and that 20
- his market timing ability clearly was 21
- demonstrable. 2.2
- 23 Ο. Can you turn to page, in your
- rebuttal report, which is the second exhibit, 24
- 25 take a look at page 2 of that report.

- 1 I looked at the underlying
- instruments in which Madoff was allegedly 2
- investing to see what drove the prices of those 3
- instruments, and I was able to determine, 4
- 5 certainly to my satisfaction, that the
- 6 underlying movements in the prices of those
- instruments were timed such that he was --7
- actually, had he engaged in the purchases and 8
- 9 sales that he alleged to have done, he would
- have made money; for example, in down markets. 10
- 11 Ο. And which instruments are you
- 12 talking about there?
- 13 The instruments he was using, the
- underlying pricing of -- I don't remember if at 14
- 15 that time he was talking about -- if we were
- looking at baskets or looking at indices, but 16
- 17 the underlying security, the pricing of the puts
- and then the pricing of the calls. 18
- 19 Okay. And what particular time Ο.
- frame are you talking about that you performed 20
- this analysis? 21
- 2.2 Well, as I said, the couple of Α.
- 23 periods that I remember looking at I think there
- were about six-week periods, so they were 24
- certainly sufficiently long that the delay in 25

- 1 reporting wouldn't have mattered because they
- were over six-week periods and certainly he
- 3 didn't delay six weeks before he sent confirms.
- 4 So what I'm saying is that had he
- 5 actually engaged in the transactions that he
- 6 sent confirmations for, he actually would have
- 7 made money in a down market.
- 8 Q. Okay. Referring to your analysis,
- 9 you said you looked at a six-week period of
- 10 time; is that correct?
- 11 A. Um-hum. That was the period of
- 12 time over which he had the position on.
- 0. Okay. And which transaction are
- 14 you referring to when you say you looked at
- 15 the -- you looked at over a six-week period of
- 16 time?
- 17 A. Okay, so there was a six-week
- 18 period of time in which he engaged in a
- 19 split-strike conversion strategy as defined, and
- 20 during that period of time the market was down
- 21 and the returns were actually positive.
- Q. What period of time was that?
- 23 A. This was over a six-week period of
- 24 time.
- 25 Q. When?

- 1 Α. This was sometime I think -- I
- 2 said I looked at a couple, one was I think
- 3 2000 -- I have to go back and look at it because
- I didn't write it down, but one I think was 2007 4
- and one I think was 2004. 5
- And when you said you looked --6
- 7 what particular documents did you look at to
- determine the returns during the six-week period 8
- 9 of time?
- 10 I think they were statements of Α.
- 11 Merkin's.
- 12 Q. Anything else?
- 13 No, but they had the underlying
- 14 securities, and that's what I wanted to look at.
- 15 And then I compared -- I looked at what drove
- the pricing of the various positions. So I 16
- 17 determined how much of it was market and how
- much might have been other things. 18
- 19 Okay. How much -- how did you O.
- determine if it was market? 20
- I looked at the opening price of 21 Α.
- 2.2 the market when he put on the position and the
- 23 closing price of the market when he took off the
- 24 position.
- And that market information was 25 Ο.

- 1 from Bloomberg; is that correct?
- 2 A. It was some market -- some
- 3 reliable third-party market source. I don't
- 4 remember whether it was Bloomberg or something
- 5 else.
- 6 Q. Are you aware that Mr. Merkin had
- 7 a Bloomberg -- I'm sorry. Are you aware that
- 8 GCC had a Bloomberg terminal in its offices?
- 9 A. No.
- 10 Q. When you say in that same sentence
- 11 we were just talking about, most investors,
- 12 including Mr. Merkin were aware, the same page,
- 13 bottom of page 2 where we were talking about.
- 14 Do you see the second sentence, "most
- 15 investors"? The same sentence that we were just
- 16 looking at.
- 17 A. Yeah.
- 18 Q. Do you see?
- 19 A. Yeah.
- 20 O. Who are you referring to when you
- 21 say "most investors"?
- 22 A. Well, I looked at some of the
- 23 materials at various times over other people who
- 24 were investing, and I think -- and again reading
- 25 some of the documents that I included in here

Page 212 1 Α. It's what I looked at, yes. 2 And do you know for a fact if Ο. 3 Mr. Merkin was also -- went through a process similar to what you just explained? 4 5 I don't know what Mr. Merkin might Α. have done but I, again, as I said, in various 6 things that I had read, Mr. Merkin believed that 7 8 through some combination of experience in the 9 markets, access to order flow, that he was able to time the pricing of securities in a way that 10 11 would allow him to generate returns. 12 But you don't know if Mr. Merkin 13 actually did an analysis of order flow to determine if the returns in the Madoff fund 14 15 BLMIS accounts were the result of order flow; is that correct? 16 17 MR. STEINER: Objection to form. MS. HOANG: I'm sorry, let me 18 19 rephrase it. 20 Ο. Do you know for a fact if Mr. Merkin actually did an analysis to determine 21 if the returns in the Madoff BLMIS account was 2.2 23 the result of order flow? 24 MR. STEINER: Objection to form. 25 I don't know if he did, but I Α.

- 1 don't know how you could possibly determine
- 2 that.
- 3 So, I think what I said was that
- in various things that I have read, I inferred 4
- that Mr. Merkin knew that Mr. Madoff had, by 5
- 6 virtue of his long experience in the markets and
- potentially by virtue of his access to order 7
- flow, that he was capable of using that to time 8
- 9 the markets in order to produce the returns that
- he was producing. 10
- 11 Do you know if Mr. Merkin actually Ο.
- 12 verified that the access to order flow could
- generate the returns that were in the Madoff 13
- fund accounts? 14
- 15 I'm sorry, that's not what I said. Α.
- What I said was that I believed that -- I 16
- 17 inferred from what Mr. Merkin said that he knew
- that some combination of market experience and 18
- 19 knowledge and access to order flow could, and
- 20 indeed would be used to help him time the
- markets and producing superior returns. That's 21
- as much as I know. 2.2
- 23 And you're inferring that based on 0.
- the documents that --24
- 25 Α. Based on a whole array of things

- 1 that he said or wrote or commented on, yeah.
- Q. When we were talking about the
- 3 market timing, I asked you if you would consider
- 4 it successful to be in the market four out of
- 5 seven times when the market was up, and you
- 6 indicated that you would need additional
- 7 information. Do you recall that?
- 8 A. Yes. I would need to know what
- 9 else was going on at the time because, as I
- 10 said, it was illustrative for me to look at some
- 11 of the data and understand how Mr. Madoff was
- 12 able to generate positive returns in a down
- 13 market.
- So, if I were addressing your
- 15 question, would being in the market four out of
- 16 seven times when the market was up indicate an
- 17 ability to time the markets, it wouldn't include
- 18 the occasion when he substantially out-performed
- 19 and, indeed, generated positive returns in a
- 20 down market, which to me demonstrated his
- 21 ability to time the markets in a particular way
- 22 to generate a positive return.
- Q. Okay, I just want to clarify. Is
- 24 it the frequency of being in and out of the
- 25 market or is it the actual generating positive

		Page	216
1	Q. Do you know for a fact whether		
2	Mr. Merkin also had this same understanding?		
3	A. I don't know what Mr. Merkin's		
4	understanding was, other than what I said		
5	before, that I inferred that he believed that		
6	amongst Mr. Madoff's abilities and amongst the		
7	tools that Mr. Madoff could use to generate		
8	superior returns, were his ability, by virtue of		
9	his experience and perhaps access to order flow,		
10	to time the markets and accurately predict price		
11	movements in the instruments to generate those		
12	returns.		
13	Q. Mr. Weingarten, can you take a		
14	look at page 4 of your report, your initial		
15	report. It's paragraph 4 of that report.		
16	A. Page		
17	Q. Page 4, paragraph 4.		
18	A. Beginning with?		
19	Q. Let me double check that		
20	reference. Hold on one second.		
21	It's the fourth full paragraph,		
22	it's the last sentence.		
23	A. "It was clear from the outset that		
24	Mr. Merkin"		
25	Q. Yes. If you look at, "In my		

- 1 the money sometime and I managed it for three or
- 2 four years.
- 3 Q. Mr. Weingarten, you mentioned that
- 4 you're aware that Mr. Merkin took some investors
- 5 to meet with Mr. Madoff. Do you recall that?
- 6 A. I'm sorry, would you say that
- 7 again.
- 8 Q. Do you recall that you mentioned
- 9 that you were aware that Mr. Merkin took some
- 10 investors to meet with Mr. Madoff? Do you
- 11 recall that?
- 12 A. Yes.
- 13 Q. If a particular investor had
- 14 voiced concerns to Mr. Merkin about investing
- 15 with BLMIS or Mr. Madoff, what would you -- what
- 16 would you expect Mr. Merkin to do with that
- information, or that concern?
- 18 A. I guess it would depend on what
- 19 the concern was and -- I guess it would depend
- 20 on what the concern was. So, again, I can speak
- 21 from my own experience. There were a lot of
- 22 people with whom I discussed my investment
- 23 philosophy and process and procedures. And
- 24 there were people who thought that in my case I
- 25 had a very focused approach to investing. I

Jeffrey Weingarten 7/15/2015

- 1 Madoff was able to generate positive returns in
- 2 a down market. And why, if those circumstances
- 3 were repeated, he would always generate positive
- 4 returns in down markets.
- 5 Q. And that's based on looking at
- 6 those two or three transactions that you
- 7 referred to before in 2004, 2007; is that
- 8 correct?
- 9 A. Looking at those transactions,
- 10 understanding why the underlying pricing of some
- 11 of the instruments in which he invested could
- 12 generate the kinds of returns he did, and
- 13 understanding that, as I said, under similar
- 14 conditions he would almost always, if not
- 15 always, generate positive returns in down
- 16 markets, yes.
- 17 O. And do you have an understanding
- 18 if Mr. Merkin performed the type of analysis
- 19 that you've just described in order to determine
- 20 the positive returns in a down market?
- 21 A. As I said before, I'm not sure
- 22 what analysis Mr. Merkin did. I infer from
- 23 everything that Mr. Merkin -- not everything. I
- 24 infer from the things that Mr. Merkin has said,
- 25 that he understood that through some combination

- 1 of experience, access to order flow, that Merkin
- was able -- sorry. That Madoff was able to use 2
- a variety of tools to time markets and price 3
- instruments in a way that would permit him to do 4
- substantially better than the market over a 5
- period of time. 6
- 7 And that presumably, and again
- this is not -- I would infer that since he was 8
- 9 looking at the performance on a fairly regular
- basis, he would have been aware that there were 10
- 11 occasions in which Madoff allegedly made money
- 12 in down markets.
- 13 Can you turn to page 5 of your
- 14 initial report. You see that second full
- 15 paragraph, the first two sentences -- first
- 16 three.
- 17 I'm sorry, the first full Α.
- 18 paragraph?
- 19 The second full paragraph. Q.
- 20 Second full paragraph. Α.
- Apologize for that. Starts, 21 Ο.
- "Another, but absolutely critical, part." Do 2.2
- 23 you see that?
- 24 Α. Yes.
- 25 Ο. If you could take a look at --

- 1 based.
- 2 Q. Do you know if Mr. Madoff received
- 3 any other compensation from the Merkin funds?
- 4 Other than the commission.
- 5 A. I'm not aware of any.
- 6 Q. And in your experience, what is a
- 7 typical fee arrangement for an investment
- 8 advisor?
- 9 A. Well, I didn't actually think of
- 10 Madoff as being an investment advisor. I
- 11 thought of him as having a typical brokerage
- 12 relationship with clients. And my experience of
- 13 that, particularly at the time we're talking
- 14 here, is that most relationships that
- 15 broker-dealers had with their clients were
- 16 commission based.
- So, what Madoff was doing was
- 18 entirely consistent with my experience of
- 19 broker-dealer based relationships with their
- 20 clients.
- 21 Q. Do you have an understanding of
- 22 whether the Madoff funds' BLMIS accounts were
- 23 discretionary, non-discretionary accounts?
- A. That's a good question. I'm not
- 25 sure. I just assumed that they were

Weingarten 7/15/2015

CONFIDENTIAL

			Page
	ERRATA SHEET		
WITNESS NAME:	JEFFREY M. WEINGARTE	1	
PAGE/LINE	CHANGE	REASON	
See attached errata	sheet		
			-

08-01789-cgm Doc 16183 Filed 06/15/17 Entered 06/15/17 16:44:31 Main Document Pg 26 of 27 CONFIDENTIAL

Picard v. J. Ezra Merkin, et al., No. 09-1182 (SMB) Errata to the Transcript of the Deposition of Jeffrey M. Weingarten July 15, 2015

Cite	Original Text	Change	Reason
20:12	broker-dealer and asset	broker-dealer and asset manager	Clarity/Typo
	management		
28:4-5	Goldman Sachs asset	Goldman Sachs Asset	Туро
	management international	Management International	
30:21	swarth	swath	Туро
31:3	an investment opportunities	an investment opportunity	Туро
50:4	at all time	at all times	Туро
77:3-4	I think there are three other	I think there are three other	Clarity/Typo
	people directly report to him.	people who directly report to	
		him.	
111:14	GSAMs, Golden Sachs asset	GSAM, Goldman Sachs Asset	Typos
	management	Management	
113:23-24	A. Um-hum. It's the second	A. Um-hum.	Clarity/Typo
	from the last paragraph, "It is	Q. It's the second from the last	
	very clear."	paragraph, "It is very clear."	
115:16-17	other people who investment	other people whose investment	Clarity/Typo
	philosophy	philosophy	
118:23-24	understanding of what it was his	understanding of what his	Clarity/Typo
	investment philosophy was	investment philosophy was	
134:9-10	there would be different return	there would be a different return	Clarity/Typo
	profile	profile	
147:9	times that options expiration.	times that options expire.	Clarity/Typo
173:3	would not have produced the	would not have produced those	Clarity/Typo
	kind of results.	kind of results.	
189:9-10	when Mr. Merkin was investing	when Mr. Merkin was investing	Clarity/Typo
	with Mr. Madoff was still	with Mr. Madoff, I was still	
	receiving	receiving	
193:11	from most of my tenure	for most of my tenure	Туро
219:7	offered me \$400 billion	offered me \$400 million	Clarity/Typo
231:6-7	you would experience massive	you would not experience	Clarity/Typo
	redemptions.	massive redemptions.	

Weingarten 7/15/2015 CONFIDENTIAL

		Page 257
1	JURAT	
2	I, JEFFREY M. WEINGARTEN, have	
3	read the foregoing deposition and hereby affix	
4	my signature that same is true and correct,	
5	except as noted above.	
6	JEFFREY M. WEINGARTEN	
7	THE STATE OF New York	
8	COUNTY OF New York	
9		
10	Before me, <u>Connie Liu</u> , on this	
11	day personally appeared Jeffrey M. Weingarten	
12	known to me (or proved to me on the oath of or	
13	through passport (description of identity	
14	card or other document) to be the person whose	
15	name is subscribed to the foregoing instrument	
16	and acknowledged to me that he/she executed the	
17	same for the purpose and consideration therein	
18	expressed.	
19	Given under my hand and seal of office on	
20	this 13th day of August, 2015.	
21	CONNIE LIU NOTARY PUBLIC-STATE OF NEW YORK	
22	No. 01LI6285845 Qualified in Kings County NOTARY PUBLIC IN AND FOR	
23	My Commission Expires July 15, 2017 THE STATE OF NY	
24		
25	My Commission Expires: July 15, 2017.	